UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

VERONICA ROBLEDO, Individually And On Behalf Of All Other Persons Similarly Situated.

-----X

Plaintiffs,

-against-

No. 9 PARFUME LEASEHOLD, LAURICE & CO. UPTOWN, INC., LAURICE WASHINGTON LTD., LAURICE & BLEECKER CORP., LAURICE SOUTHAMPTON, INC., LAURICE MADISON LTD., and LAURICE RAHME, Individually,

> Defendants. -----X

KARIN MARIA WIDMANN, being duly sworn, and subject to the penalties for perjury, deposes and says:

- I am a plaintiff in the above-captioned action.
- 1 worked for the Defendants' perfume boutiques from in or around July 2011
 through February 2012. I had the title "store manager".
 - I worked in Defendants' store on Bond Street.
- 4. During my tenure in with Defendants, I personally witnessed five (5) to six (6) retail sales associate work approximately ten (10) hours of overtime each week for which Defendants did not pay overtime compensation.
 - I was not aware of Defendants ever paying overtime compensation.
- I have reviewed the August 28, 2013 Supplemental Affidavit of Veronica Robledo ("Robledo Affidavit") and the statements contained therein. Based on my first hand-knowledge

and experiences, I believe the statements in the Robeldo Affidavit are true and correct as to Ms.

Robledo and as to the other retail sales associates with whom I worked.

KARIN MARIA WIDMANN

Sworn to before me this 2011/day of October 2013

Notary Public

State of New York

WALKER G. HARMAN JR.
Notary Public - State of New York
NO. 02MA6170776
Qualified in New York County
My Commission Expires \$2/22/(<